

TELSEVEN LLC

200 Executive Way
Ponte Vedra, Florida 32082

Delivered via overnight mail to: 9300 East Hampton Drive,
Capitol Heights, MD 20743

February 3, 2006

Marlene H. Dortch, Secretary
Office of the Secretary
Federal Communications Commission
445 12th Street SW
Washington, DC 20554

Dear Secretary Dortch:

Pursuant to the Commission's Public Notice released on January 30, 2006, and EB-06-TC-060 and Dkt No. 06036 opened on February 2, 2006, attached are an original and four (4) copies of the annual Certificate of Compliance of Telseven LLC in accordance with section 64.2009(e) of the Commission's rules, 47 C.F.R. §64.2009(e).

If you have any questions, please do not hesitate to contact me.

Sincerely,



Patrick Hines
Director

Cc: Best Copy and Printing, Inc. (BCPI)
Sent via email to fcc@bcpiweb.com

TELSEVEN LLC
Annual Section 64.2009(e) Certification

My name is Patrick Hines and I am a duly authorized officer of Telseven LLC (Telseven). I hereby certify on behalf of Telseven that I have personal knowledge that Telseven has operating procedures as described in the attached statement and that, to the best of my knowledge, information and belief, these operating procedures are adequate to ensure compliance with the rules of the Federal Communications Commission codified at 47 C.F.R. subpart U, Implementing Section 222 of the Communications Act of 1934, as amended.



Patrick Hines
Director
Telseven LLC
February 6, 2006

TELSEVEN LLC**STATEMENT REGARDING OPERATING PROCEDURES
IMPLEMENTING 47 C.F.R. SUBPART U
GOVERNING USE OF
CUSTOMER PROPRIETARY NETWORK INFORMATION (CPNI)**

The following statement explains the internal procedures of Telseven LLC ("Telseven") to ensure that it is in compliance with the Commission's CPNI rules.

As background, Telseven provides a national directory assistance service to consumers who access this service by dialing an equal access code. Consumers using this service are billed on a per use basis and the charges are billed by Local Exchange Carriers in their invoice. As a result, Telseven does not have subscribed customers and does not generally possess identifiable CPNI. Instead, Telseven maintains call records of individual calls accessing Telseven's directory assistance database, but not the customer name or address associated with the originating ANIs. To the extent that Telseven possesses CPNI, it generally arises from billing inquiries and customer service calls. Telseven utilizes the information for the purpose of communicating with the customer regarding their service and/or billing issues.

Accordingly, Telseven uses CPNI internally for the following actions:

1. to bill and collect for services rendered;
2. to market services formerly known as adjunct-to-basic services, such as, but not limited to, computer-provided directory assistance; and
3. to protect the rights or property of Telseven, or to protect its users and other carriers from fraudulent, abusive, or unlawful use of Telseven's services.

Telseven procedures require that CPNI be used only for the purposes identified above. Customer approval is not required for these uses of CPNI as they are specifically permitted under the statute or by Commission rule.

The privacy of customer information is of great importance to Telseven. Telseven employees are trained to secure CPNI and related confidential information. All marketing campaigns are reviewed and approved by an officer of the Company to ensure appropriate treatment of CPNI and related confidential information. Telseven does not sell CPNI to third parties.